1 2 3 4 5 6 7 8 9 10 11 12 13	BURSOR & FISHER, P.A. Neal Deckant (State Bar No. 322946) 1990 North California Blvd., Suite 940 Walnut Creek, CA 94596 Telephone: (925) 300-4455 Facsimile: (925) 407-2700 E-mail: ndeckant@bursor.com Attorneys for Plaintiffs	COOLEY LLP Benedict Y. Hur (SBN: 224018) bhur@cooley.com Simona Agnolucci (SBN: 246943) sagnolucci@cooley.com Eduardo E. Santacana (SBN: 281668) esantacana@cooley.com Joshua Anderson (SBN: 312836) joshua.anderson@cooley.com Yuhan Alice Chi (SBN: 324072) achi@cooley.com Naiara Toker (SBN: 346145) ntoker@cooley.com Anika Holland (SBN: 336071) anika.holland@cooley.com Julia Irwin (SBN: 352861) jirwin@cooley.com 3 Embarcadero Center, 20th Floor San Francisco, CA 94111 Telephone: (415) 693-2000				
14	Attorneys for Google, LLC					
15	Additional Attorneys on Signature Page					
16	UNITED STATES DISTRICT COURT					
17	NORTHERN DISTRICT OF CALIFORNIA					
18	MARY L. SMITH, et al., individually and on beh	alf Case No. 5:23-cv-03527-PCP				
19	of all others similarly situated,	STIPULATION PURSUANT TO FED. R.				
20	Plaintiffs, v.	CIV. P. 41(a)(1)(A)(ii) TO DISMISS WITH PREJUDICE PLAINTIFF TERESA				
21 22	GOOGLE, LLC.,	WRIGHT'S CLAIMS AGAINST GOOGLE, LLC				
		GOOGLE, ELEC				
23	Defendant.	Action Filed: September 14, 2023				
24		Treatest Fried. September 11, 2025				
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Plaintiff Teresa Wright ("Wright") and Defendant Google, LLC ("Google") (collectively the "Parties"), hereby stipulate as follows:

WHEREAS, Wright is a named plaintiff in this action;

WHEREAS, Google has served an Answer in this action;

WHEREAS, as a result of personal matters, Wright no longer is able to serve as a named plaintiff in this action and respectfully requests to have her claims dismissed, with prejudice;

WHEREAS, the Parties have met and conferred concerning such voluntary dismissal and, following such meet and confer, Google has consented to such dismissal with prejudice;

WHEREAS, neither Wright, nor Plaintiffs' counsel, has received any consideration in exchange for this stipulation of dismissal.

THEREFORE, IN LIGHT OF THE FOREGOING, IT IS HEREBY STIPULATED AND AGREED, by and between the Parties and pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), that:

- Plaintiff Wright is dismissed as a named plaintiff in the above-captioned action, and her claims are dismissed with prejudice; and
- 2. Each party shall bear its own costs and fees, including attorneys' fees, relating to this dismissal.

- 1		
1 2	Dated: September 11, 2025	By:/s/ Neal Deckant BURSOR & FISHER, P.A. Neal Deckant (State Bar No. 322946)
3		1990 North California Blvd., Suite 940 Walnut Creek, CA 94596
4		Telephone: (925) 300-4455
5		Facsimile: (925) 407-2700 E-mail: jsmith@bursor.com
6		SMITH KRIVOSHEY, P.C.
7		Joel D. Smith (State Bar No. 244902) 867 Boylston Street, 5th Floor
8		Boston, MA 02216
9		Telephone: 617-377-7404 Email: joel@skclassactions.com
0		·
1		GEORGE FELDMAN MCDONALD, PLLC
2		Lori G. Feldman (<i>pro hac vice</i>) Michael Liskow (State Bar No. 243899)
3		102 Half Moon Bay Drive
4		Croton-on-Hudson, NY 10520 Telephone: (917) 983-9321
5		E-mail: lfeldman@4-justice.com
6		mliskow@4-justice.com eservice@4-justice.com
7		GEORGE FELDMAN MCDONALD,
8		PLLC Rebecca A. Peterson (241858)
9		1650 W 82nd Street, Suite 880
20		Bloomington, MN 55431 Telephone: (612) 778-9595
21		Fax: (888) 421-4173
22		Email: RPeterson@4-Justice.com eService@4-Justice.com
23		LOCKRIDGE GRINDAL NAUEN P.L.L.P
24		Kate M. Baxter-Kauf (pro hac vice)
25		100 Washington Avenue South, Suite 2200 Minneapolis, MN 55401
26		Telephone: (612) 339-6900 Facsimile: (612) 339-0981
27		kmbaxter-kauf@locklaw.com
28		

		THE HODA I AWEDDA DI LO
1		THE HODA LAW FIRM, PLLC Marshal J. Hoda, Esq. (pro hac vice)
2		12333 Sowden Road, Suite B Houston, TX 77080
3		Telephone: (832) 848-0036
4		Email: marshal@thehodalawfirm.com
5		FOSTER YARBOROUGH PLLC
6		Patrick Yarborough, Esq. (<i>pro hac vice</i>) 917 Franklin Street, Suite 220
7		Houston, TX 77002
8		Telephone: (713) 331-5254 Email: patrick@fosteryarborough.com
9		EMERSON FIRM, PLLC
10		John G. Emerson (<i>pro hac vice</i>) 2500 Wilcrest, Suite 300
11		Houston, TX 77042
12		Telephone: (800) 551-8649 Email: jemerson@emersonfirm.com
13		•
14	Dated: September 11, 2025	Attorneys for Plaintiffs COOLEY LLP
15		By: <u>/s/ Joshua Anderson</u>
16		Benedict Y. Hur (SBN: 224018)
17		bhur@cooley.com Simona Agnolucci (SBN: 246943)
18		sagnolucci@cooley.com
19		Eduardo E. Santacana (SBN: 281668) esantacana@cooley.com
		Joshua Anderson (SBN: 312836)
20		joshua.anderson@cooley.com Yuhan Alice Chi (SBN: 324072)
21		achi@cooley.com
22		Naiara Toker (SBN: 346145) ntoker@cooley.com
23		Anika Holland (SBN: 336071)
24		anika.holland@cooley.com Julia Irwin (SBN: 352861)
25		jirwin@cooley.com
26		3 Embarcadero Center, 20th Floor San Francisco, CA 94111
27		Telephone: (415) 693-2000
28		Attorneys for Google, LLC
- 1	1	

CIVIL L.R. 5-1(i)(3) ATTESTATION

Pu	rsuant to (Civil Local	Rule 5-1(i)	(3), I here	by attest	under per	nalty of	f perjury	that
concurren	ce in the f	iling of this	document	has been	obtained:	from all s	signato	ries.	

Dated: September 11, 2025 By: <u>/s/ Neal Deckant</u> Neal Deckant

STIPULATION TO DISMISS WITH PREJUDICE PLAINTIFF WRIGHT'S CLAIMS CASE NO. 5:23-cv-03527-PCP

1	[PROPOSED] ORDER
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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4	Dated: Hon. P. Casey Pitts
5	U.S. District Judge
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